IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

3

1

2

3

5

6

•

8

9

10

11

12

13

14

16

. _

17

18 19

20

21

22

23

2425

26

2728

PRINCETON DEVELOPMENTS, LLC,

Plaintiff,

v.

BRYNEE K. BAYLOR; BAYLOR &
JACKSON, PLLC; THE MILAN GROUP,
INC.; FRANK LORENZO; GPH
HOLDINGS, LLC; and PATRICK LEWIS,

Defendants.

KUMAN BANQUE, LLC,

Plaintiff,

v.

BRYNEE K. BAYLOR; BAYLOR & JACKSON, PLLC; THE MILAN GROUP, INC.; and FRANK LORENZO,

Defendants.

On April 10, 2012, Andrew J. Piunti, Veronika Short and the DPA Law Group moved to withdraw as counsel for Defendants Milan Group, Inc. and Frank Lorenzo Pavlico III, sued as Frank Lorenzo, in both of the above-captioned matters.

On May 2, 2012, having received no opposition or response to the motion, the Court granted the motion and terminated them as counsel for Defendants in both cases.

On May 11, 2012, in <u>Kuman Banque</u>, <u>LLC v. Baylor</u>, Case No. 11-4472, Lorenzo filed an untimely opposition to the motion to

No. C 11-4472 CW

No. C 11-4471 CW

BY TELEPHONE AS MOOT AND VACATING

HEARING ON MOTION

TO AMEND COMPLAINT

(Docket No. 40 in

11 - 4472)

ORDER DENYING MOTION TO APPEAR

On April 10, 2012, Andrew J

2

4

6 7

9

10 11

> 12 13

1.4

15

16

__

18

19

20

21

2223

24

25

26

2728

telephone at the hearing on the motion to withdraw.

Because the motion to withdraw has already been granted,

withdraw and simultaneously moved for permission to appear by

Because the motion to withdraw has already been granted,

Lorenzo's motion to appear by telephone is DENIED AS MOOT (Docket

No. 40 in 11-4472).

The Court also VACATES the hearing on Plaintiffs' motions for leave to file amended complaints, currently set to be held on June 14, 2012 (Docket Nos. 59 in 11-4471 and 39 in 11-4472). The Court will decide these motions on the papers.

Finally, the Court notes that a case management conference is currently scheduled to be held in both related cases on June 20, 2012 at 2:00 p.m. If Lorenzo fails to appear pro se or through counsel, or if the Milan Group, Inc. fails to appear through counsel, the Court will order entry of default against them.

IT IS SO ORDERED.

Dated: 5/16/2012

CLAUDIA WILKEN

United States District Judge